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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/441,729	11/16/1999	ERIC DAVID BLOCH	SGI-15-4-934	4930
22801 LEE & HAYE	7590 02/23/2007 S DI I C	EXAMINER		
421 W RIVERSIDE AVENUE SUITE 500			LAMBRECHT, CHRISTOPHER M	
SPOKANE, WA 99201			ART UNIT	PAPER NUMBER
			2623	
SHORTENED STATUTOR	RY PERIOD OF RESPONSE	NOTIFICATION DATE	DELIVERY MODE	
3 MC	ONTHS	02/23/2007	ELECTRONIC	

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	Application No.	Applicant(s)
	09/441,729	BLOCH ET AL.
Office Action Summary	Examiner	Art Unit
	Christopher M. Lambrecht	2623
The MAILING DATE of this communication ap Period for Reply	opears on the cover sheet with the	correspondence address
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING [In the state of th	DATE OF THIS COMMUNICATIO .136(a). In no event, however, may a reply be to d will apply and will expire SIX (6) MONTHS fror the, cause the application to become ABANDON	N. imely filed n the mailing date of this communication. ED (35 U.S.C. § 133).
Status		
Responsive to communication(s) filed on 14 section is FINAL. Since this application is in condition for allowed closed in accordance with the practice under	is action is non-final. ance except for formal matters, pr	
Disposition of Claims		
4) Claim(s) 1-19 is/are pending in the applicatio 4a) Of the above claim(s) is/are withdra 5) Claim(s) is/are allowed. 6) Claim(s) 1-19 is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and/ Application Papers 9) The specification is objected to by the Examin	awn from consideration. /or election requirement.	
10) The drawing(s) filed on is/are: a) ac Applicant may not request that any objection to the Replacement drawing sheet(s) including the corre 11) The oath or declaration is objected to by the E	ccepted or b) objected to by the e drawing(s) be held in abeyance. Section is required if the drawing(s) is o	ee 37 CFR 1.85(a). bjected to. See 37 CFR 1.121(d).
Priority under 35 U.S.C. § 119		•
12) Acknowledgment is made of a claim for foreig a) All b) Some * c) None of: 1. Certified copies of the priority documer 2. Certified copies of the priority documer 3. Copies of the certified copies of the pri application from the International Bures * See the attached detailed Office action for a list	nts have been received. nts have been received in Applica ority documents have been receiv au (PCT Rule 17.2(a)).	tion No ved in this National Stage
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date	4) Interview Summar Paper No(s)/Mail I 5) Notice of Informal 6) Other:	Date

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DETAILED ACTION

Response to Arguments

1. Applicant's arguments with respect to claims 1-19 have been considered but are moot in view of the new ground(s) of rejection.

Claim Rejections - 35 USC § 102

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- 3. Claim 1 is rejected under 35 U.S.C. 102(e) as being anticipated by U.S. Patent No. 5,659,539 ("Porter").

Regarding claim 1, Porter discloses a method of pulling and playing digital media data stored over a digital data network, the method comprising the steps of:

accessing a playlist (reading command file 504, col. 25, ll. 9-11) wherein said playlist specifies a first digital media clip and a second digital media clip to be played (splices from pre-existing MPEG files, col. 25, ll. 11-20) and wherein said first clip is stored within a first digital data source and said second clip is stored within a second digital data source (various files stored on separate storage devices, col. 26, ll. 48-49);

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translating said playlist into a first plurality of frame accurate requests that specify first respective frames of said first clip and a second plurality of frame accurate requests that specify second respective frames of said second clip (selecting frames from each of the specified MPEG files, col. 25, ll. 50-60, col. 16, l. 66 - col. 17, l. 4);

transmitting said first plurality of frame accurate requests over said digital data network to said first digital data source to pull digital data from said first digital data source; transmitting said second plurality of frame accurate requests over said digital data network to said second digital data source to pull digital data from said second digital data source (editor sends to storage devices requesting frames used to generate segments, col. 25, ll. 60-63, col. 18, ll. 56-61, col. 20, ll. 19-48);

receiving said first respective frames as digital data from said first source via said digital data network; before a last frame of said first respective frames is rendered from digital data, receiving a first frame of said second respective frames as digital data from said second source via said digital data network (as commands are processed, requested frame data are sequentially retrieved from appropriate storage locations, col. 6, l. 66 - col. 7, l. 18, and stored in sequence to create an edited MPEG compliant file, prior to a request to play the edited file);

rendering said first respective frames at a predetermined framerate (decoding/reproducing MPEG data stream, col. 7, ll. 19-22, upon subsequent request for the edited MPEG file);

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rendering, from digital data, said first frame of said second respective frames after said last frame at said predetermined framerate such that playback of said first digital media clip and said second digital media clip appears seamless (col. 13, ll. 20-30).

Regarding claim 2, Porter discloses a method as recited in claim 1 wherein said first and second digital data sources comprise first and second servers coupled to said digital data network (separate storage devices, col. 26, ll. 48-49).

Regarding claim 3, Porter discloses a method as recited in claim 1 wherein said first plurality of frame accurate requests each specifies a respective one of said first respective frames (col. 19, ll. 4-14).

Regarding claim 4, Porter discloses a method as recited in claim 3 wherein said second plurality of frame accurate requests each specifies a respective one of said second respective frames (col. 19, ll. 4-14).

Regarding claim 5, Porter discloses a method as recited in claim 1 wherein said predetermined framerate is adjustable by a user (col. 25, ll. 26-29, col. 26, ll. 49-51).

Regarding claim 6, Porter discloses a method as recited in claim 1 wherein said digital media data comprises digital audio data and digital video data (MPEG movie, col. 25, ll. 33-36).

Regarding claim 7, Porter discloses a system for pulling and playing digital media data stored over a digital data network, the system comprising: a client computer (editor 502) coupled to said digital data network (coupling editor 502 to storage), wherein said client computer comprises: a user interface for receiving a playlist (command file 504)

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from a user (col. 26, Il. 49-51) wherein said playlist specifies a first digital media clip and a second digital media clip to be played (col. 25, Il. 7-13), a playback engine (analogous to stream server 110) for translating said playlist into a first plurality of frame accurate requests corresponding to said first clip and a second plurality of frame accurate requests corresponding to said second clip (col. 25, Il. 53-60); a first server computer (first storage device, col. 26, 11. 48-49) coupled to receive said first plurality of frame accurate requests from said client computer via said digital data network to pull digital data from said first server computer, wherein said first server computer retrieves first respective frames of said first clip requested by said first plurality of frame accurate requests and transmits said first respective frames to said client computer as digital data via said digital data network (col. 6, 1. 66 - col. 7, 1. 7); a second server computer (second storage device, col. 26, Il. 48-49) coupled to receive said second plurality of frame accurate requests from said client computer via said digital data network to pull digital data from said second server computer, wherein second server computer retrieves second respective frames of said second clip requested by said second plurality of frame accurate requests, and transmits said second respective frames to said client computer as digital data via said digital data network (col. 6, 1. 66 - col. 7, 1. 7); wherein said client computer renders, from digital data, said first respective frames and said second respective frames at a predetermined framerate such that playback of said first clip and said second clip appears seamless (col. 7, Il. 19-22, col. 13, Il. 20-30).

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Regarding claim 8, Porter discloses a system as recited in Claim 7 wherein said first server comprises a first digital data storage for storing said first digital media clip and wherein said second server comprises a second digital data storage for storing said second digital media clip (col. 7, 11. 3-7).

Regarding claim 9, Porter discloses a system as recited in claim 7 wherein said user interface allows a user to specify a beginning frame and an ending frame of a clip to be played (using time indices, col. 26, II. 49-51, col. 25, II. 16-42).

Regarding claims 10-13, see Porter as applied to claims 3-6, above.

Regarding claim 14, Porter discloses a computer readable medium containing therein computer readable codes for causing a computer system (col. 6, ll. 40-45, col.) to perform the claimed method, as applied to claim 1, above.

Regarding claims 15-19, see Porter as applied to claims 2-6, above.

Conclusion

4. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. The following references describe methods and apparatus for retrieval and seamless play back digital media clips: U.S. Patent Nos. 5,933,603 (Vahalia et al.); 5,583,868 (Rashid et al.); 5,534,944 (Egawa et al.); 5,751,280 (Abbott et al.); 5,553,281 (Brown et al.); 6,137,834 (Wine et al.); and 6,016,380 (Norton).

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Any inquiry concerning this communication or earlier communications from the examiner should be directed to Christopher M. Lambrecht whose telephone number is (571) 272-7297. The examiner can normally be reached on Mon-Fri, 9:30 AM to 6:00 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, John Miller can be reached on (571) 272-7353. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Christopher M. Lambrecht

Examiner

Art Unit 2623

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